

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER FILING DATE FIRS	T NAMED APPLICANT	ATTORNEY DOCKET NO.
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EVAMINED INTEDVI	ם EW SUMMARY RECORI	ATE MAILED:
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All participants (applicant, applicant's representative, PTO personnel):		
11) Albert Hallun	(3)	
12) Part Moody	(4)	
Date of interview 29 November 1993		
Type: Telephonic Personal (copy is given to applicant	applicant's representative).	·
Exhibit shown or demonstration conducted:	ef description:	
Claims discussed:		
Description of the general nature of what was agreed to if an agreement was  Living papers. Examplify from  (which had been separated during papers be entirely. At in preparing light of action he has received in parent cape  (A fuller description, if necessary, and a copy of the amendments, if ava attached. Also, where no copy of the amendments which would render the  Unless the paragraphs below have been checked to indicate to the contral NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTE last Office action has already been filed, then applicant is given one month   It is not necessary for applicant to provide a separate record of the se	ALIDER AND STATE OF THE RESIDENCE OF THE PROPERTY OF THE PROPE	desire attachments for received relieved for any amendment in the last of the claims allowable must be a summary thereof must be attached.)  RESPONSE TO THE LAST OFFICE ACTION IS the reverse side of this form). If a response to the
Since the examiner's interview summary above (including any atter requirements that may be present in the last Office action, and since response requirements of the last Office action.	chments) reflects a complete to the claims are now allowable.	response to each of the objections, rejections and le, this completed form is considered to fulfill the

Examiner's Signature

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